

CLERK OF THE COURTS  
UNITED STATES DISTRICT  
844 N.KING STREET

06-018-JJF  
DT-06-13-07

~~DE~~  
WILMINGTON,DELAWARE

SUPPORT OF SUMMARY  
JUDGEMENT

THE DEFENDANTS  
ARGUE THAT THEIR FORCED TACKING OF EVIDENCE WAS ALLOWED  
UNDER DELAWARE LAW. I HAVE ALWAYS MAINTAINED THAT EXCESSIVE  
AND UNREASONABLE FORCE WAS USED. OFFENSIVE TOUCHING,ASSUALT  
OR ASSUALT RESULTING IN INJURY ARE ALL DEEMED CRIMINAL  
ACTS,THEREFORE IT WOULD BE CONSIDERED EXCESSIVE AND  
UNREASONABLE FOR THE POLICE TO BREAK THE LAW TO ENFORCE THE  
LAW. DELAWARE LAW STATES THAT REASONABLE STAEPS CAN BE USED  
TO OBTAIN EVIDENCE. REASONABLE STEPS DOES NOT CONSTITUTE  
FORCE.

MCGOWAN VS  
CITY OF SAN DIEGO STATES THAT THE DEGREE OF FORCE WHICH DOES  
NOT SHOCK THE CONSCIENCE OF THE ORDINARY PERSON.

DELAWARE LAW  
SAYS THAT IF A PERSON IS INFORMED OF THE LAW AND THAN REFUSES  
THE POLICE CANNOT USE FORCE. WHAT IF A PERSON IS KNOWLEDGEABLE  
OF THE LAW? WHAT IF A BAR CERTIFIED LAWYER REFUSES?

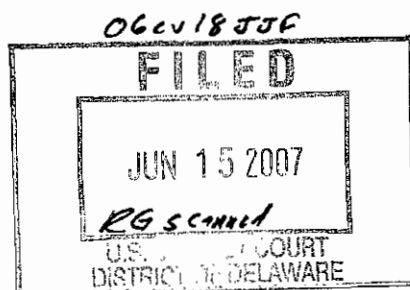
GEORGETOWN  
COURT OF COMMON PLEAS,STATES ATTORNEY, AGREED TO MY CLAIMS  
THAT THE POLICE WHERE UNJUSTIFIED IN USING FORCE TO OBTAIN  
EVIDENCE AND LET ME ENTER INTO AN FOP PLEA DEAL.

PERSONS WHO ARE  
KNOWLEDGEABLE OF THE LAW AND REFUSE A CHEMICAL TEST SHOULD  
BE AFFORDED THE SAME RIGHT TO THOSE THAT ARE INFORMED.

CC.BRUCE HERRON  
VIA U.S MAIL ON 6-13-07

RESPECTFULLY

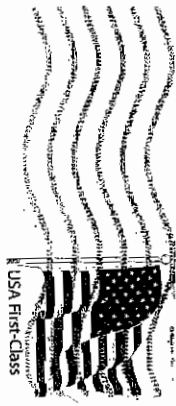
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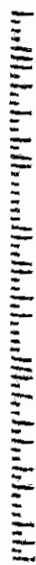
UNITED STATES DISTRICT

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X-RAY